1110-172 (212) New York, UY 10038 110 William Street, 25th Floor HVKDIN KUNDUA MAKEON & POLETTO, P.A.

SOUTHERN DISTRICT OF NEW YORK UNITED STATES DISTRICT COURT

By: Stephen J. Donahue (SD - 5138)

MELANIE M. COLON,

Alaintiff,

- against -

PIGTAINER, INC., SALEM TRUCK LEASING, INC. and ВЕКИАКDІИ GUTIERR ВЕКИАВЕ,

Defendants.

NOTICE OF REMOVAL

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and 1441(b), and allege as follows: United States District Court for the Southern District of New York pursuant to 28 U.S.C. § 1332(a) entitled case from the Supreme Court of the State of New York for the County of Bronx to the Truck Leasing, Inc. and PigTainer, Inc., respectfully petition this court for removal of the above-PLEASE TAKE NOTICE, that defendants and petitioners, Bernardin Gutierr Bernabe, Salem

different states. exceeds the sum or value of \$75,000.00 exclusive of interests and costs, and is between citizens of 28, United States Code, Section 1441, in that it is a civil action wherein the matter in controversy removed to this court by the petitioners, the defendants herein, pursuant to the provisions of Title under the provisions of Title 28, United States Code, Section 1332, and is one which may be The above-described civil action is one in which this court has original jurisdiction

County of Bronx (index no. 7519/07). commencing this action with the Clerk of the Supreme Court of the State of New York for the On February 7, 2007, the plaintiff, Melanie M. Colon, filed a summons and complaint

alleges that the plaintiff Melanie M. Colon sustained "serious injury" as defined by New York State at its intersection with Ellis Avenue, in the County of Bronx, State of New York. The Complaint vehicle accident that happened on September 7, 2006, at the Cross Bronx Expressway service road The Complaint seeks money damages for personal injuries arising out of a motor

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Insurance Law §5102(d) and §5104 as a result of defendants' negligence.

The Citizenship of the Parties

- 4. Diversity jurisdiction exists because the parties of interest are citizens of different States.
- Truck Leasing, Inc. This petitioner is the lessor of trucking equipment to lessee/defendant Bernardin Gutierr Bernabe. By virtue of this lease and Title 49, United States Code, §30106 ("Graves Amendment"), this petitioner cannot be held liable by Plaintiff in State court. 49 U.S.C. 30106 prevents any State claim for liability arising out of the use, operation or possession of the leased vehicle during the lease period provided that there is no negligence or criminal leased vehicle during the lease period provided that there is no negligence or criminal wrongdoing on the part of the vehicle lessor. At the time of the accident, the vehicle allegedly involved in this action was owned by Salem Truck Leasing, Inc. and leased to PigTainer, Inc.
- 6. The Complaint alleges at paragraph "1" that the plaintiff is a resident of the County of Bronx, State of New York.
- 7. The Complaint alleges at paragraph "8" that the defendant and petitioner, PigTainer, Inc. maintained a principle place of business in the County of Union, State of New Jersey.
- 8. The Complaint alleges at paragraph "3" that the defendant and petitioner, Bernardin Gutierr Bernabe is a resident of the County of Passaic, State of New Jersey.
- 9. The Summons alleges that the basis of venue is that plaintiff resides in the City and State of New York, County of Bronx.
- 10. Petitioner Salem Truck Leasing, Inc. is a nominal defendant and its presecnee in the action cannot defeat diversity jurisdiction. Therefore, based upon the allegations made by way of Complaint, all interested parties are citizens of different states within the meaning of 28 U.S.C. §1332(a)(1).

The Amount In Controversy

- 11. The complaint contains an ad damnum that seeks monetary damage in an amount "exceeding the jurisdictional limitations of all lower courts of the State of New York." This ad damnum conforms to the requirements of CPLR 3017(c) but does not provide a basis for removal. See Gershoff v. Stop & Shop Supermarket Co., 2006 WL 1367397 (E.D.N.Y. 2006) (holding that under the current version of CPLR 3017(c), the thirty (30) day period for removal begins only upon the defendant's receipt of a "pleading, motion, order or other paper" from which it can be ascertained that the case is one which is or has become removable).
- 12. In it's Verified Bill of Particulars dated March 28, 2007, Plaintiff alleges to have sustained a circumferential herniated disc at C4/5; central bulging disc at C5/6; focal left

related to the back. lordotic curvature; cervical sprain, sprain spasm and/or stress, and a series of boiler plate injuries lumbar radiculopathy L5/S1; cervical myofascitis; straightening of the normal cervical lower herniated disc at L4/5; focal left herniated disc at L5/S1; bilateral C6 sprain/strain; bilateral

78 N.S.C. § 1446. removable, and is made within one year of commencement of the action under the provisions of of a copy of the papers upon which it could first be ascertained that this action had become foregoing, removal is sought within thirty (30) days of receipt by the petitioners and defendants This was Petitioner's first Notice of Plaintiff's alleged damages. Based upon the .51

1332. damages could be first be ascertained, removal is requested under the provisions of 28 U.S.C. § By reason of the initial pleadings, and the writing from which the plaintiff's

be filed in the state court. Removal to counsel for the plaintiff and a true and complete copy of this Notice of Removal will These defendants and petitioners have provided written notice of this Motice of

Court, Bronx County, State of New York, be removed to this court. WHEREFORE, petitioner prays that the above action now pending against it in the Supreme

Ву:

Respectfully,

Attorneys for Defendants POLETTO, P.A. HYBDIN' KONDEY' WCKEON &

Leasing, Inc. and PigTainer, Inc. Bernardin Gutierr Bernabe, Salem Truck

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New York, New York 10038

Stephen J. Donahue (SD-5138)

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